	9		
1			
2			
3			
4			
5	UNITED STATES DISTRICT COURT		
6		WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
7	ESTATE OF VERL A. BRANTNER,		
8	Plaintiff,		
9	v.	C17-582 TSZ	
10	OCWEN LOAN SERVICING LLC,	JURY QUESTION	
11	Defendant.		
12			
13	See next page.		
14			
15			
16			
17			
18			
19			
20			
21			
22			

RE: DAMAGES:

If we are to award damages, are we required to quantify "costs of investigation" or "cost of professional services to correct any errors" causally related to the unfair or deceptive actifor practice(s), or are we instead able to indicate that such fees are to be awarded without specifically quantifying them and delegate quantification to the judge?

PRESIDING JUPOR/CHAIR PERSON

JURY QUESTION-2

Answer:

It is your duty as the jury to determine whether plaintiff has proven any actual damages and, if so, how much.

If you award damages, you are not required to allocate between specific items of actual damages on the Verdict form. The Verdict form only asks for a total amount of actual damages, if any, which have been proven by the plaintiff.

Dated this 1st day of November, 2018.

Thomas S. Zilly

United States District Judge